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Attorneys for Defendant
GENERAL MOTORS, LLC

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

ESTATE OF ROCIO GUADALUPE
CELAYA; ELVIRA SALAZAR, as an
individual and as heir of ROCIO
GUADALUPE CELAYA and as
parent/guardian and proposed Special
Administrator of the ESTATE OF ROCIO
GUADALUPE CELAYA; TERESITA
MENDOZA, as an individual and as heir of
ROCIO GUADALUPE CELAYA and as
proposed Special Administrator of the
ESTATE OF ROCIO GUADALUPE
CELAYA; ALAN MACINTOSH, as proposed
Special Administrator of ESTATE OF ROCIO
GUADALUPE CELAYA; ESTATE OF
OMAR JIMENEZ FLORES; SERGIO
JIMENEZ, as an individual and as heir of
OMAR JIMENEZ and as proposed Special
Administrator of ESTATE OF OMAR
JIMENEZ FLORES; LETICIA JIMENEZ; as
an individual and as heir of OMAR JIMENEZ
and as proposed Special Administrator of
ESTATE OF OMAR JIMENEZ FLORES;
ALAN MACINTOSH, as proposed Special
Administrator of ESTATE OF OMAR
JIMENEZ FLORES; ELIZA MICHELLE
CORTEZ; an individual; JENNY CABRERA
aka JENNY CABRERA TORREGROSSA, as
a minor; DAYMI CABRERA
TORREGROSSA, an individual and as
parent/guardian of JENNY CABRERA,

Plaintiffs,

vs.

GENERAL MOTORS CORPORATION, a
business entity; GENERAL MOTORS, CO. a

Case No. 2:13-cv-01522-APG-NJK

**STIPULATION AND ORDER TO
SUBSTITUTE PARTIES**

business entity; GENERAL MOTORS
ACCEPTANCE CORPORATION, a business
entity; GMAC, INC., a business entity; DOES
1-200 and ROE ENTITIES 1-200, inclusive,

Defendants.

ESTATE OF SERGIO ALFONSO BRIAN
DIAZ GUZMAN; ALAN MACINTOSH,
proposed Special Administrator of ESTATE
OF SERGIO ALFONSO BRIAN DIAZ
GUZMAN; SERGIO ALFONSO DIAZ-
HERNANDEZ, an individual and heir and
proposed Special Administrator for ESTATE
OF SERGIO ALFONSO BRIAN DIAZ
GUZMAN,

Plaintiffs,

vs.

GENERAL MOTORS CORPORATION, a
business entity; GENERAL MOTORS, CO. a
business entity; GENERAL MOTORS
ACCEPTANCE CORPORATION, a business
entity; GMAC, INC., a business entity; DOES
1-200 and ROE ENTITIES 1-200, inclusive,

Defendants.

Case No. 2:13-cv-01524-APG-NJK

**STIPULATION AND ORDER TO SUBSTITUTE GENERAL MOTORS, LLC
AS A DEFENDANT IN PLACE OF GENERAL MOTORS, CO.**

In the above-captioned consolidated cases, Plaintiffs' named General Motors, Co. as a
defendant. Because General Motors, LLC, and not General Motors, Co., is the proper entity, if
any, to respond to the merits of a product liability claim related to the 2002 Chevrolet Suburban at
issue in this case, the parties hereby stipulate and agree that General Motors, LLC shall be
substituted in place of General Motors, Co. in the consolidated cases and the caption shall be

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1 amended accordingly.

2 DATED this 1st day of October, 2013.

DATED this 1st day of October, 2013.

3 SNELL & WILMER L.L.P.

NEHME-TOMALKA & ASSOCIATES

4 By:/s/ Casey G. Perkins

By:/s/ Doris Nehme-Tomalka

5 Jay J. Schuttert
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Attorneys for Plaintiffs
2:13-cv-01522-APG-NJK

Attorneys for Defendant
GENERAL MOTORS, LLC

11 DATED this 1st day of October, 2013.

12 KAJIOKA & BLOOMFIELD

13 By:/s/ Dean Y. Kajioka

14 Dean Y. Kajioka, Esq.
15 Nevada Bar No. 5030
16 8530 W. Charleston Blvd., Suite 100
17 Las Vegas, NV 89117

Attorneys for Plaintiffs
Case No. 2:13-cv-01524-APG-NJK

18 **ORDER**

19 IT IS SO ORDERED this 1st day of October, 2013.

20 
21 UNITED STATES DISTRICT JUDGE

22 Prepared and Submitted by:
23 SNELL & WILMER L.L.P.

24 /s/ Casey G. Perkins

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